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**UTILITY PATENT APPLICATION TRANSMITTAL
(Small Entity)**

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No.
40492.00012

Total Pages in this Submission

TO THE ASSISTANT COMMISSIONER FOR PATENTSBox Patent Application
Washington, D.C. 20231

Transmitted herewith for filing under 35 U.S.C. 111(a) and 37 C.F.R. 1.53(b) is a new utility patent application for an invention entitled:

**SYSTEM AND METHOD FOR PROTECTING A CLIENT DURING RUNTIME FROM HOSTILE
DOWNLOADABLES**

and invented by:

Shlomo Touboul

If a **CONTINUATION APPLICATION**, check appropriate box and supply the requisite information:☒ Continuation ☐ Divisional ☐ Continuation-in-part (CIP) of prior application No.: 08/790,097

Which is a:

☐ Continuation ☐ Divisional ☐ Continuation-in-part (CIP) of prior application No.:

Which is a:

☐ Continuation ☐ Divisional ☐ Continuation-in-part (CIP) of prior application No.:

Enclosed are:

Application Elements

1. ☒ Filing fee as calculated and transmitted as described below
2. ☒ Specification having 26 pages and including the following:
 - a. ☒ Descriptive Title of the Invention
 - b. ☒ Cross References to Related Applications (if applicable)
 - c. ☐ Statement Regarding Federally-sponsored Research/Development (if applicable)
 - d. ☐ Reference to Microfiche Appendix (if applicable)
 - e. ☒ Background of the Invention
 - f. ☒ Brief Summary of the Invention
 - g. ☒ Brief Description of the Drawings (if drawings filed)
 - h. ☒ Detailed Description
 - i. ☒ Claim(s) as Classified Below
 - j. ☒ Abstract of the Disclosure

UTILITY PATENT APPLICATION TRANSMITTAL
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Application Elements (Continued)

3. ☒ Drawing(s) *(when necessary as prescribed by 35 USC 113)*
a. ☐ Formal b. ☒ Informal Number of Sheets 7
4. ☒ Oath or Declaration
a. ☐ Newly executed *(original or copy)* ☐ Unexecuted
b. ☒ Copy from a prior application (37 CFR 1.63(d)) *(for continuation/divisional application only)*
c. ☒ With Power of Attorney ☐ Without Power of Attorney
d. ☐ DELETION OF INVENTOR(S)
Signed statement attached deleting inventor(s) named in the prior application,
see 37 C.F.R. 1.63(d)(2) and 1.33(b).
5. ☒ Incorporation By Reference *(usable if Box 4b is checked)*
The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under
Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby
incorporated by reference therein.
6. ☐ Computer Program in Microfiche
7. ☐ Genetic Sequence Submission *(if applicable, all must be included)*
a. ☐ Paper Copy
b. ☐ Computer Readable Copy
c. ☐ Statement Verifying Identical Paper and Computer Readable Copy

Accompanying Application Parts

8. ☒ Assignment Papers *(cover sheet & documents)*
9. ☐ 37 CFR 3.73(b) Statement *(when there is an assignee)*
10. ☐ English Translation Document *(if applicable)*
11. ☐ Information Disclosure Statement/PTO-1449 ☐ Copies of IDS Citations
12. ☐ Preliminary Amendment
13. ☒ Acknowledgment postcard
14. ☒ Certificate of Mailing
☐ First Class ☒ Express Mail *(Specify Label No.):* EL515156158US

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

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Accompanying Application Parts (Continued)

15. ☐ Certified Copy of Priority Document(s) (if foreign priority is claimed)
16. ☒ Small Entity Statement(s) - Specify Number of Statements Submitted: 1
17. ☒ Additional Enclosures (please identify below):

General Authorization/Request to Petition for Extensions of Time


Fee Calculation and Transmittal

CLAIMS AS FILED

For	#Filed	#Allowed	#Extra	Rate	Fee
Total Claims	47	- 20 =	27	x \$9.00	\$243.00
Indep. Claims	4	- 3 =	1	x \$39.00	\$39.00
Multiple Dependent Claims (check if applicable) <input type="checkbox"/>					\$0.00
BASIC FEE					\$345.00
OTHER FEE (specify purpose)					\$0.00
TOTAL FILING FEE					\$627.00

- ☒ A check in the amount of **\$627.00** to cover the filing fee is enclosed.
- ☒ The Commissioner is hereby authorized to charge and credit Deposit Account No. **05-0150** as described below. A duplicate copy of this sheet is enclosed.
- ☐ Charge the amount of _____ as filing fee.
- ☒ Credit any overpayment.
- ☐ Charge any additional filing fees required under 37 C.F.R. 1.16 and 1.17.
- ☐ Charge the issue fee set in 37 C.F.R. 1.18 at the mailing of the Notice of Allowance, pursuant to 37 C.F.R. 1.311(b).

Dated: April 18, 2000


Signature

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(PRESS MAIL LABEL NO: EL515156158US)

Atty. Dkt.No. _____ Case 557

Applicant: Shlomo Touboul
Serial No.: Unknown
Filed: Herewith
For: System and Method for Protecting a Client From Hostile Downloadables

VERIFIED STATEMENT (DECLARATION) CLAIMING
SMALL ENTITY STATUS
(37 CFR 1.9 (f) and 1.27 (c)) - SMALL BUSINESS CONCERN

I hereby declare that I am:

COPY

- ☐ the owner of the small business concern identified below:
☒ an official of the small business concern empowered to
act on behalf of the concern identified below:

NAME OF CONCERN Finjan Software Ltd.
ADDRESS OF CONCERN Kefar-Haim 42945, Israel

I hereby declare that the above identified small business concern qualifies as a small business concern as defined in 13 CFR 121.2, and reproduced in 37 CFR 1.9 (d), for purposes of paying reduced fees to the United States Patent and Trademark Office, in that the number of employees of the concern, including those of its affiliates, does not exceed 500 persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third party or parties controls or has the power to control both.

I hereby declare that rights under contract or law have been conveyed to and remain with the small business concern identified above with regard to the invention, entitled "System and method for Protecting a Client from Hostile Downloadables", by inventor Shlomo Touboul described in

- ☒ the specification filed herewith.
☐ application serial no. _____ filed _____
☐ patent no. _____ issued _____

If the rights held by the above identified small business concern are not exclusive, each individual, concern or organization having rights in the invention is listed below* and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d), or a nonprofit organization under 37 CFR 1.9(e). *NOTE: Separate verified statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27)

NAME _____

ADDRESS _____

☐ INDIVIDUAL ☐ SMALL BUSINESS CONCERN ☐ NONPROFIT ORGANIZATION

I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28 (b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of the Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

NAME OF PERSON SIGNING Shlomo TouboulTITLE OF PERSON IF OTHER THAN OWNER PresidentADDRESS OF PERSON SIGNING Kefar-Haim, 42945, Israel

SIGNATURE _____

DATE 1/29/97

**APPLICATION FOR
UNITED STATES PATENT
IN THE NAME**

of

SHLOMO TOUBOUL

for

**SYSTEM AND METHOD FOR PROTECTING A CLIENT DURING
RUNTIME FROM HOSTILE DOWNLOADABLES**

DOCKET NO. 40492.00012

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00492.00012

SYSTEM AND METHOD FOR PROTECTING A CLIENT DURING RUNTIME
FROM HOSTILE DOWNLOADABLES

CROSS-REFERENCE TO RELATED APPLICATIONS

5 This application is related to co-pending provisional patent application filed on November 8, 1996, entitled "System and Method for Protecting a Computer from Hostile Downloadables," serial number 60/030,639, by inventor Shlomo Touboul, and U.S. patent application filed on January 29, 1997, entitled "System and Method for Protecting a Computer During Runtime From Hostile
10 Downloadables," serial number 08/790,097, by inventor Shlomo Touboul, which subject matters are hereby incorporated by reference herein.

BACKGROUND OF THE INVENTION

1. Field of the Invention

15 This invention relates generally to computer networks, and more particularly to a system and method for protecting clients from hostile Downloadables.

2. Description of the Background Art

20 The Internet currently interconnects about 100,000 individual computer networks and several million computers. Because it is public, the Internet has become a major source of many system damaging and system fatal application programs, commonly referred to as "viruses."

 In response to the widespread generation and distribution of computer
25 viruses, programmers continue to design and update security systems for

blocking these viruses from attacking both individual and network computers. On the most part, these security systems have been relatively successful. However, these security systems are typically not configured to recognize computer viruses which have been attached to or masked as harmless Downloadables (i.e.,

5 applets). A Downloadable is a small executable or interpretable application program which is downloaded from a source computer and run on a destination computer. A Downloadable is used in a distributed environment such as in the Java™ distributed environment produced by Sun Microsystems or in the ActiveX™ distributed environment produced by Microsoft Corporation.

10 Hackers have developed hostile Downloadables designed to penetrate security holes in Downloadable interpreters. In response, Sun Microsystems, Inc. has developed a method of restricting Downloadable access to resources (file system resources, operating system resources, etc.) on the destination computer, which effectively limits Downloadable functionality at the Java™ interpreter. Sun Microsystems, Inc. has also provided access control

15 management for basing Downloadable-accessible resources on Downloadable type. However, the above approaches are difficult for the ordinary web surfer to manage, severely limit Java™ performance and functionality, and insufficiently protect the destination computer.

20 Other security system designers are currently considering digital signature registration stamp techniques, wherein, before a web browser will execute a Downloadable, the Downloadable must possess a digital signature registration stamp. Although a digital signature registration stamp will diminish the threat of

5 method are needed for protecting clients from hostile Downloadables.

SUMMARY OF THE INVENTION

The present invention provides a system for protecting a client from hostile Downloadables. The system includes security rules defining suspicious actions such as WRITE operations to a system configuration file, overuse of system memory, overuse of system processor time, etc. and security policies defining the appropriate responsive actions to rule violations such as terminating the applet, limiting the memory or processor time available to the applet, etc. The system includes an interface, such as Java™ class extensions and operating system probes, for receiving incoming Downloadable and requests made by the Downloadable. The system still further includes a comparator coupled to the interface for examining the Downloadable, requests made by the Downloadable and runtime events to determine whether a security policy has been violated, and a response engine coupled to the comparator for performing the violation-based responsive action.

The present invention further provides a method for protecting a client from hostile Downloadables. The method includes the steps of recognizing a request made by a Downloadable during runtime, interrupting processing of the request, comparing information pertaining to the Downloadable against a predetermined security policy, recording all rule violations in a log, and performing a predetermined responsive action based on the comparison.

It will be appreciated that the system and method of the present invention use at least three hierarchical levels of security. A first level examines the incoming Downloadables against known suspicious Downloadables. A second

level examines runtime events. A third level examines the Downloadables operating system requests against predetermined suspicious actions. Thus, the system and method of the invention are better able to locate hostile operations before client resources are damaged.

Downloadables

BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 is a block diagram illustrating a network system in accordance with the present invention;

FIG. 2 is a block diagram illustrating details of the client;

5 FIG. 3 is a block diagram illustrating details of a security system;

FIG. 4 is a block diagram illustrating details of an alternative security system;

FIG. 5 is a flowchart illustrating a method for protecting a client from suspicious Downloadables;

10 FIG. 6 is a flowchart illustrating the method for managing a suspicious Downloadable; and

FIG. 7 is a flowchart illustrating a supplementary method for protecting a client from suspicious Downloadables.

DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENT

FIG. 1 is a block diagram illustrating a network system 100 in accordance with the present invention. Network system 100 includes a server 110 coupled to a communications channel 120, e.g., an Internet or an Intranet. The communications channel 120 is in turn coupled to a client 130, e.g., an individual computer, a network computer, a kiosk workstation, etc., which includes a security system 135 for protecting the client 130 from hostile (i.e., will adversely effect the operational characteristics of the client 130) or suspicious (i.e., potentially hostile) downloadables.

Server 110 forwards a Downloadable 140 across the communications channel 120 to the client 130. During runtime, the security system 135 examines each Downloadable 140 and the actions of each Downloadable 140 to monitor for hostile or suspicious actions.

FIG. 2 is a block diagram illustrating details of a client 130, which includes a Central Processing Unit (CPU) 205, such as a Motorola Power PC[®] microprocessor or an Intel Pentium[®] microprocessor, coupled to a signal bus 220. The client 130 further includes an input device 210 such as a keyboard and mouse, an output device 215 such as a Cathode Ray Tube (CRT) display, a data storage device 230 such as Read Only Memory (ROM) or magnetic disk, and a Random-Access Memory (RAM) 235, each being coupled to signal bus 220. A communications interface 225 is coupled between the communications channel 120 and the signal bus 220.

An operating system 260 controls processing by CPU 205, and is typically stored in data storage device 230 and loaded into RAM 235 for execution. The operating system 260 includes a file management system 265, a network management system 270, a process system 275 for controlling CPU 205, and a memory management system 280 for controlling memory use and allocation. A communications engine 240 generates and transfers message packets to and from the communications channel 140 via the communications interface 225, and may also be stored in data storage device 230 and loaded into RAM 235 for execution.

The client 130 further includes a web browser 245, such as the Netscape™ web browser produced by the Netscape Corporation, the Internet Explorer™ web browser produced by the Microsoft Corporation, or the Java™ Developers Kit 1.0 web browser produced by Sun Microsystems, Inc., for communicating via the communications channel 120. The web browser 245 includes a Downloadable engine 250 for managing and executing received Downloadables 140.

The client 130 further includes the security system 135 as described with reference to FIG. 1. The security system 135 may be stored in data storage device 230 and loaded into RAM 235 for execution. During runtime, the security system 135 intercepts and examines Downloadables 140 and the actions of Downloadables 140 to monitor for hostile or suspicious actions. If the security system 135 recognizes a suspicious Downloadable 140 or a suspicious request,

then the security system 135 can perform an appropriate responsive action such as terminating execution of the Downloadable 140.

FIG. 3 is a block diagram illustrating details of the security system 135a, which is a first embodiment of security system 135 of FIG. 2 when operating in conjunction with a Java™ virtual machine 250 (i.e., the Downloadable engine 250) that includes conventional Java™ classes 302. Each of the Java™ classes 302 performs a particular service such as loading applets, managing the network, managing file access, etc. Although applets are typically described with reference to the Java™ distributed environment, applets herein correspond to all downloadable executable or interpretable programs for use in any distributed environment such as in the ActiveX™ distributed environment.

Examples of Java™ classes used in Netscape Navigator™ include AppletSecurity.class, EmbeddedAppletFrame.class, AppletClassLoader.class, MozillaAppletContext.class, ServerSocket.class, SecurityException.class and SecurityManager.class, etc. Examples of Java™ classes used in Internet Explorer™ include AppletSecurity.class, BrowserAppletFrame.class, AppletClassLoader.class, ServerSocket.class, SecurityException.class and SecurityManager.class, etc. Other classes may include Broker.class, BCInterface.class, SocketConnection.class, queueManager.class, BrowserExtension.class, Message.class, MemoryMeter.class and AppletDescription.class.

The security system 135a includes Java™ class extensions 304, wherein each extension 304 manages a respective one of the Java™ classes 302. When

a new applet requests the service of a Java class 302, the corresponding Java™ class extension 304 interrupts the request and generates a message to notify the request broker 306 of the Downloadable's request. The request broker 306 uses TCP/IP message passing protocol to forward the message to the event router 308.

The security system 135a further includes operating system probes 310, 312, 314 and 316. More particularly, a file management system probe 310 recognizes applet instructions sent to the file system 265 of operating system 260, a network system probe 312 recognizes applet instructions set to the network management system 270 of operating system 260, a process system probe 314 recognizes applet instructions sent to the process system 275 of operating system 260, and a memory management system probe 316 recognizes applet instructions sent to the memory system 280 of operating system 260. When any of the probes 310-316 recognizes an applet instruction, the recognizing probe 310-316 sends a message to inform the event router 308.

Upon receipt of a message, the event router 308 accordingly forwards the message to a Graphical User Interface (GUI) 324 for notifying the user of the request, to an event log 322 for recording the message for subsequent analysis, and to a runtime environment monitor 320 for determining whether the request violates a security rule 330 stored in a security database 326. Security rules 330 include a list of computer operations which are deemed suspicious. Suspicious operations may include READ/WRITE operations to a system configuration file, READ/WRITE operations to a document containing trade secrets, overuse of

system memory, overuse of system processor time, too many applets running concurrently, or too many images being displayed concurrently. For example, the runtime environment monitor 320 may determine that a security rule 330 has been violated when it determines that an applet uses more than two megabytes of RAM 235 or when the Java™ virtual machine 250 runs more than five applets concurrently.

Upon recognition of a security rule 330 violation, the runtime environment monitor 320 records the violation with the event log 322, informs the user of the violation via the GUI 324 and forwards a message to inform the response engine 318 of the violation. The response engine 318 analyzes security policies 332 stored in the security database 326 to determine the appropriate responsive action to the rule 330 violation. Appropriate responsive actions may include terminating the applet, limiting the memory or processor time available to the applet, etc. For example, the response engine 318 may determine that a security policy 332 dictates that when more than five applets are executed concurrently, operation of the applet using the greatest amount of RAM 235 should be terminated. Further, a security policy 332 may dictate that when an applet or a combination of applets violates a security policy 332, the response engine 318 must add information pertaining to the applet or applets to the suspicious Downloadables database 328. Thus, when the applet or applets are encountered again, the response engine 318 can stop them earlier.

The GUI 324 enables a user to add or modify the rules 330 of the security database 326, the policies 332 of the security database 326 and the suspicious

applets of the suspicious Downloadables database 328. For example, a user can use the GUI 324 to add to the suspicious Downloadables database 328 applets generally known to be hostile, applets deemed to be hostile by the other clients 130 (not shown), applets deemed to be hostile by network MIS managers, etc. Further, a user can use the GUI 324 to add to the rules 330 actions generally known to be hostile, actions deemed to be hostile by network MIS managers, etc.

It will be appreciated that the embodiment illustrated in FIG. 3 includes three levels of security. The first level examines the incoming Downloadables 140 against known suspicious Downloadables. The second level examines the Downloadables' access to the Java™ classes 302. The third level examines the Downloadables requests to the operating system 260. Thus, the security system 135a is better apt to locate a hostile operation before an operation damages client 130 resources.

FIG. 4 is a block diagram illustrating details of a security system 135b, which is a second embodiment of security system 135 when operating in conjunction with the ActiveX™ platform (i.e., the Downloadable engine 250) which uses message 401 calls, Dynamic-Data-Exchange (DDE) 402 calls and Dynamically-Linked-Library (DLL) 403 calls. Thus, instead of having Java™ class extensions 304, the security system 135 has a messages extension 401 for recognizing message 401 calls, a DDE extension 405 for recognizing DDE 402 calls and a DLL extension 406 for recognizing DLL calls. Upon recognition of a call, each of the messages extension 404, the DDE extension 405 and the DLL

extension 406 send a message to inform the request broker 306. The request broker 306 and the remaining elements operate similarly to the elements described with reference to FIG. 3.

5 FIG. 5 is a flowchart illustrating a method 500 for protecting a client 130 from hostile and suspicious Downloadables 140. Method 500 begins with the extensions 304, 404, 405 or 406 in step 505 waiting to recognize the receipt of a request made by a Downloadable 140. Upon recognition of a request, the recognizing extension 304, 404, 405 or 406 in step 506 interrupts processing of
10 the request and in step 508 generates and forwards a message identifying the incoming Downloadable 140 to the request broker 306, which forwards the message to the event router 308.

The event router 308 in step 510 forwards the message to the GUI 324 for informing the user and in step 515 to the event log 322 for recording the event.

15 Further, the event router 308 in step 520 determines whether any of the incoming Downloadables 140 either alone or in combination are known or previously determined to be suspicious. If so, then method 500 jumps to step 530.

Otherwise, the runtime environment monitor 320 and the response engine 318 in step 525 determine whether any of the executing Downloadables 140 either
20 alone or in combination violate a security rule 330 stored in the security database 332.

If a rule 330 has been violated, then the response engine 318 in step 530 manages the suspicious Downloadable 140. Step 530 is described in greater detail with reference to FIG. 6. Otherwise, if a policy has not been violated, then

response engine 318 in step 540 resumes operation of the Downloadable 140.

In step 535, a determination is made whether to end method 500. For example, if the user disconnects the client 130 from the server 110, method 500 ends. If a request to end is made, then method 500 ends. Otherwise, method 500 returns

5 to step 505.

FIG. 6 is a flowchart illustrating details of step 530. Since multiple rule 330 violations may amount to a more serious violation and thus require a stricter response by the response engine 318, step 530 begins with the response engine 318 in step 610 compiling all rule 330 violations currently occurring. The response engine 318 in step 620 compares the compiled rule 330 violations with the security policies 332 to determine the appropriate responsive action for managing the suspicious Downloadable 140 or Downloadables 140, and in step 630 the response engine 318 performs a predetermined responsive action.

15 Predetermined responsive actions may include sending a message via the GUI 324 to inform the user, recording the message in the event log 322, stopping execution of a suspicious Downloadable 140, storing a Downloadable 140 or combination of Downloadables 140 in the suspicious Downloadable database 328, limiting memory available to the Downloadable 140, limiting processor time
20 available to the Downloadable 140, etc.

FIG. 7 is a flowchart illustrating a supplementary method 700 for protecting a client 130 from suspicious Downloadables 140. Method 700 begins with operating system probes 310, 312, 314 and 316 in step 705 monitoring the

operating system 260 for Operating System (OS) requests from Downloadables 140. As illustrated by step 710, when one of the probes 310-316 recognizes receipt of an OS request, the recognizing probe 310-316 in step 715 interrupts the request and in step 720 forwards a message to inform the event router 308.

5 The event router 308 in step 725 routes the information to each of the components of the security engine 135 as described with reference to FIG. 5.

That is, the event router 308 forwards the information to the GUI 324 for informing the user, to the event log 322 for recordation and to the runtime environment monitor 320 for determining if the OS request violates a rule 330.

10 The response engine 318 compares the OS request alone or in combination with other violations against security policies 332 to determine the appropriate responsive actions. It will be appreciated that, based on the security policies 332, the response engine 318 may determine that an OS request violation in combination with other OS request violations, in combination with rule 330
15 violations, or in combination with both other OS request violations and rule 330 violations merits a stricter responsive action.

If the OS request does not violate a security rule 330, then the response engine 318 in step 730 instructs the operating system 260 via the recognizing probe 310-316 to resume operation of the OS request. Otherwise, if the OS
20 request violates a security rule 330, then the response engine 318 in step 730 manages the suspicious Downloadable by performing the appropriate predetermined responsive actions as described with reference to FIGs. 5 and 6.

In step 740, a determination is made whether to end method 700. If a request to

end the method is made, then method 700 ends. Otherwise, method 700 returns to step 705.

The foregoing description of the preferred embodiments of the invention is by way of example only, and other variations of the above-described embodiments and methods are provided by the present invention. For example, although the invention has been described in a system for protecting an internal computer network, the invention can be embodied in a system for protecting an individual computer. Components of this invention may be implemented using a programmed general purpose digital computer, using application specific integrated circuits, or using a network of interconnected conventional components and circuits. The embodiments described herein have been presented for purposes of illustration and are not intended to be exhaustive or limiting. Many variations and modifications are possible in light of the foregoing teaching. The system is limited only by the following claims.

WHAT IS CLAIMED IS:

1. A computer-based method, comprising:
monitoring substantially in parallel a plurality of subsystems of the
operating system during runtime for an event caused from a request made by a
Downloadable;
interrupting processing of the request;
comparing information pertaining to the Downloadable against a
predetermined security policy; and
performing a predetermined responsive action based on the comparison.
2. The method of claim 1, wherein monitoring the operating system includes
monitoring a request sent to a Downloadable engine.
3. The method of claim 2,
wherein the Downloadable engine includes a Java™ virtual machine
having Java™ classes; and
wherein monitoring the operating system includes monitoring each Java™
class for receipt of the request.
4. The method of claim 2,
wherein the Downloadable engine includes an AppletX™ platform having
a message engine, a dynamic-data-exchange and a dynamically-linked library;
and
wherein monitoring the operating system includes monitoring the message
engine, the dynamic-data-exchange and the dynamically-linked library for receipt
of the request.
5. The method of claim 1, further comprising determining whether
information pertaining to the Downloadable violates a security rule.

6. The method of claim 5, further comprising determining whether violation of the security rule violates the security policy.

5 7. The method of claim 1, further comprising:
comparing information pertaining to the Downloadable with information
pertaining to a predetermined suspicious Downloadable; and
performing a predetermined responsive action based on the comparison
with the information pertaining to the predetermined suspicious Downloadable.

10 8. The method of claim 1, wherein the predetermined responsive action
includes storing results of the comparison in an event log.

15 9. The method of claim 1, wherein the predetermined responsive action
includes informing the user when the security policy has been violated.

20 10. The method of claim 1, wherein the predetermined responsive action
includes storing information on the Downloadable in a suspicious Downloadable
database.

25 11. The method of claim 1, wherein the predetermined responsive action
includes discarding the Downloadable.

30 12. A system, comprising:
a security policy;
a plurality of operating system interfaces operating substantially in parallel,
each interface for recognizing a runtime event in a subsystem of the operating
system caused from a request made by a Downloadable;
a first comparator coupled to the interfaces for comparing information
pertaining to the received Downloadable with the security policy; and

a response engine coupled to the first comparator for performing a predetermined responsive action based on the comparison with the security policy.

5 13. The system of claim 12, wherein the interfaces include a Java™ class extension for monitoring a Java™ class in a Java™ virtual machine for receipt of a request.

10 14. The system of claim 12, wherein the interfaces include an AppletX™ extension for monitoring a message engine, a dynamic-data-exchange and a dynamically-linked library in an AppletX™ environment for receipt of a request.

15 15. The system of claim 12, further comprising
a security rule; and
a second comparator, coupled to the interfaces and to the response engine, for determining whether information pertaining to the Downloadable violates the security rule.

20 16. The system of claim 15, wherein the first comparator determines whether violation of the security rule violates the security policy.

25 17. The system of claim 12, further comprising
a predetermined suspicious Downloadable; and
a second comparator coupled to the interfaces for comparing information pertaining to the Downloadable with information pertaining to the predetermined suspicious Downloadable;

wherein the response engine is further coupled to the second comparator and performs the responsive action based on the comparison with the information pertaining to the predetermined suspicious Downloadable.

30

18. The system of claim 12, further comprising an event log coupled to the first comparator for storing results of the comparison.

19. The system of claim 12, further comprising a user interface coupled to the first comparator.

20. The system of claim 12, further comprising a suspicious Downloadable database for storing information on known and previously-deemed suspicious Downloadables.

21. The system of claim 12, wherein the predetermined suspicious action includes discarding the Downloadable.

22. A system for determining whether a Downloadable, which is received by a Downloadable engine, is suspicious, comprising:

means for monitoring substantially in parallel a plurality of subsystems of the operating system during runtime for an event caused from a request made by a Downloadable;

means for interrupting processing of the request;

means for comparing information pertaining to the Downloadable against a predetermined security policy; and

means for performing a predetermined responsive action based on the comparison.

23. The system of claim 22, wherein the means for monitoring the operating system includes means for monitoring a request sent to a Downloadable engine.

24. The system of claim 23,
wherein the Downloadable engine includes a Java™ virtual machine
having Java™ classes; and

wherein the means for monitoring the operating system includes means for monitoring each JavaTM class for receipt of the request.

25. The system of claim 23,

wherein the Downloadable engine includes an AppletXTM platform having a message engine, a dynamic-data-exchange and a dynamically-linked library; and

wherein the means for monitoring the operating system includes means for monitoring the message engine, the dynamic-data-exchange and the dynamically-linked library for receipt of the request.

26. The system of claim 22, further comprising means for determining whether information pertaining to the Downloadable violates a security rule.

27. The system of claim 26, further comprising means for determining whether violation of the security rule violates the security policy.

28. The method of claim 22, further comprising
means for comparing information pertaining to the Downloadable with
information pertaining to a predetermined suspicious Downloadable; and
means for performing a predetermined responsive action based on the comparison with the information pertaining to the predetermined suspicious Downloadable.

29. The system of claim 22, wherein the predetermined responsive action includes storing results of the comparison in an event log.

30. The system of claim 22, wherein the predetermined responsive action includes informing the user when the security policy has been violated.

31. The system of claim 22, wherein the predetermined responsive action includes storing information on the Downloadable in a suspicious Downloadable database.

5 32. The system of claim 22, wherein the predetermined responsive action includes discarding the Downloadable.

33. A computer-readable storage medium storing program code for causing a computer to perform the steps of:

10 monitoring substantially in parallel a plurality of subsystems of the operating system during runtime for an event caused from a request made by a Downloadable;

interrupting processing of the request;

15 comparing information pertaining to the Downloadable against a predetermined security policy; and

performing a predetermined responsive action based on the comparison.

34. The medium of claim 33, wherein monitoring the operating system includes monitoring a request sent to a Downloadable engine.

20 35. The medium of claim 33,
wherein the Downloadable engine includes a Java™ virtual machine having Java™ classes; and
wherein monitoring the operating system includes monitoring each Java™
25 class for receipt of the request.

36. The medium of claim 35,
wherein the Downloadable engine includes an AppletX™ platform having a message engine, a dynamic-data-exchange and a dynamically-linked library;
30 and

wherein monitoring the operating system includes monitoring the message engine, the dynamic-data-exchange and the dynamically-linked library for receipt of the request.

5 37. The medium of claim 33, further comprising determining whether information pertaining to the Downloadable violates a security rule.

38. The medium of claim 37, further comprising determining whether violation of the security rule violates the security policy.

10 39. The medium of claim 33, further comprising:
comparing information pertaining to the Downloadable with information
pertaining to a predetermined suspicious Downloadable; and
performing a predetermined responsive action based on the comparison
15 with the information pertaining to the predetermined suspicious Downloadable.

40. The medium of claim 33, wherein the predetermined responsive action includes storing results of the comparison in an event log.

20 41. The medium of claim 33, wherein the predetermined responsive action includes informing the user when the security policy has been violated.

42. The medium of claim 33, wherein the predetermined responsive action includes storing information on the Downloadable in a suspicious Downloadable
25 database.

43. The medium of claim 33, wherein the predetermined responsive action includes discarding the Downloadable.

30 44. The system of claim 1, wherein each subsystem includes one of a file system, network system, process system or memory system.

45. The system of claim 12, wherein each subsystem includes one of a file system, network system, process system or memory system.

5 46. The system of claim 22, wherein each subsystem includes one of a file system, network system, process system or memory system.

47. The system of claim 33, wherein each subsystem includes one of a file system, network system, process system or memory system.

47. The system of claim 33, wherein each subsystem includes one of a file system, network system, process system or memory system.

SYSTEM AND METHOD FOR PROTECTING A CLIENT DURING RUNTIME
FROM HOSTILE DOWNLOADABLES

ABSTRACT OF THE DISCLOSURE

5 A system protects a client from hostile Downloadables. The system
includes security rules defining suspicious actions and security policies defining
the appropriate responsive actions to rule violations. The system includes an
interface for receiving incoming Downloadable and requests made by the
Downloadable. The system still further includes a comparator coupled to the
10 interface for examining the Downloadable, requests made by the Downloadable
and runtime events to determine whether a security policy has been violated, and
a response engine coupled to the comparator for performing a violation-based
responsive action.

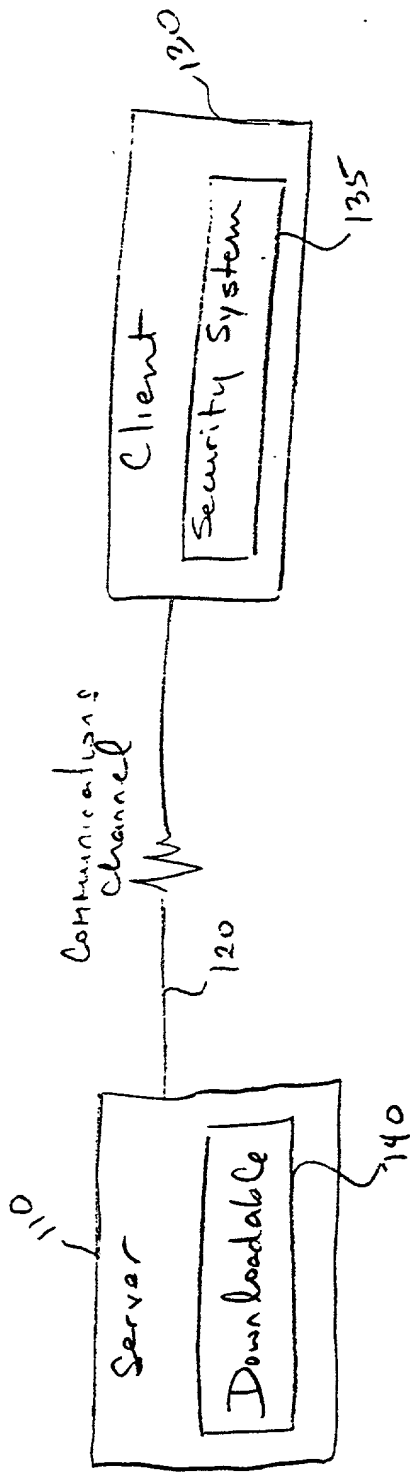


FIG. 1

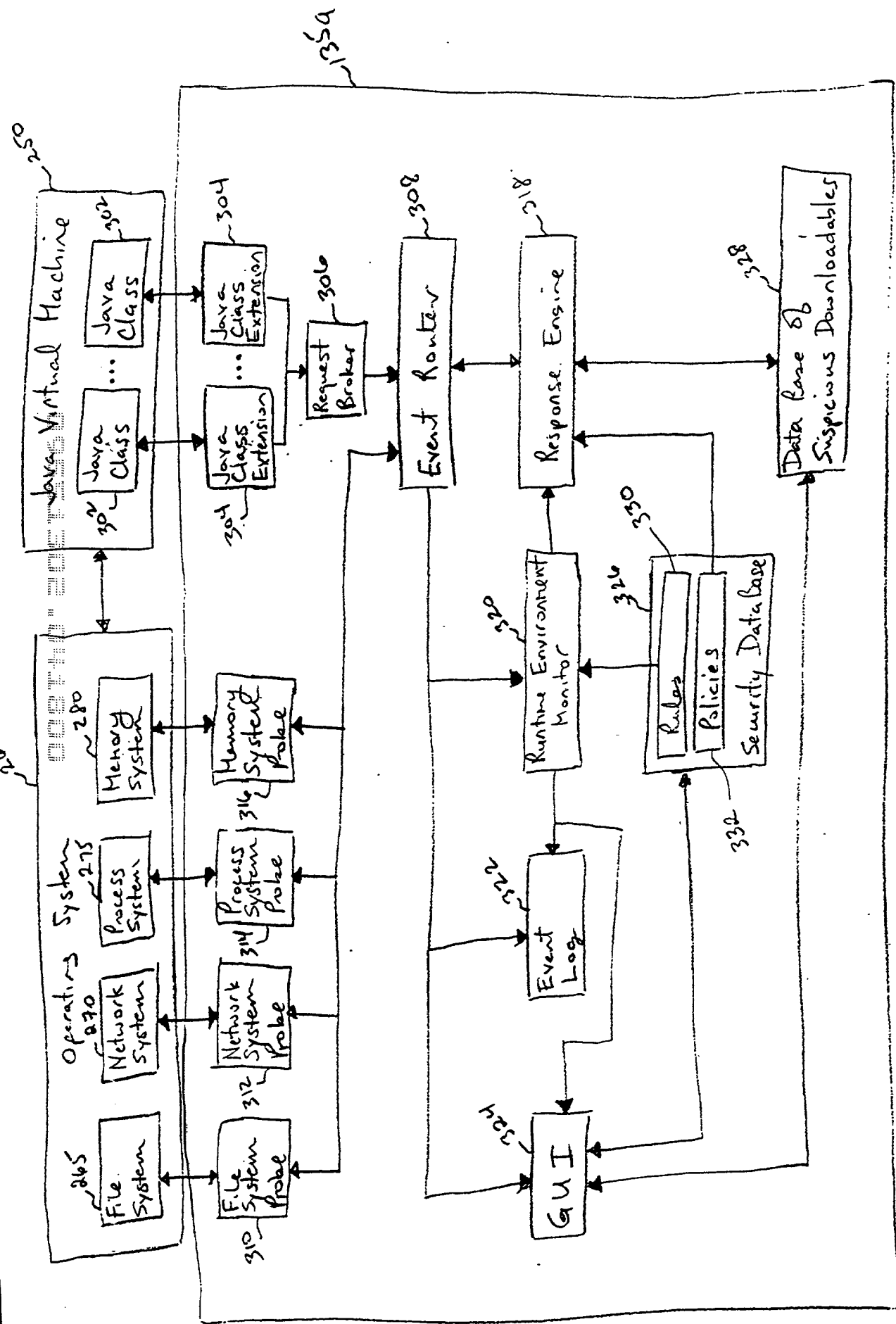


FIG. 3

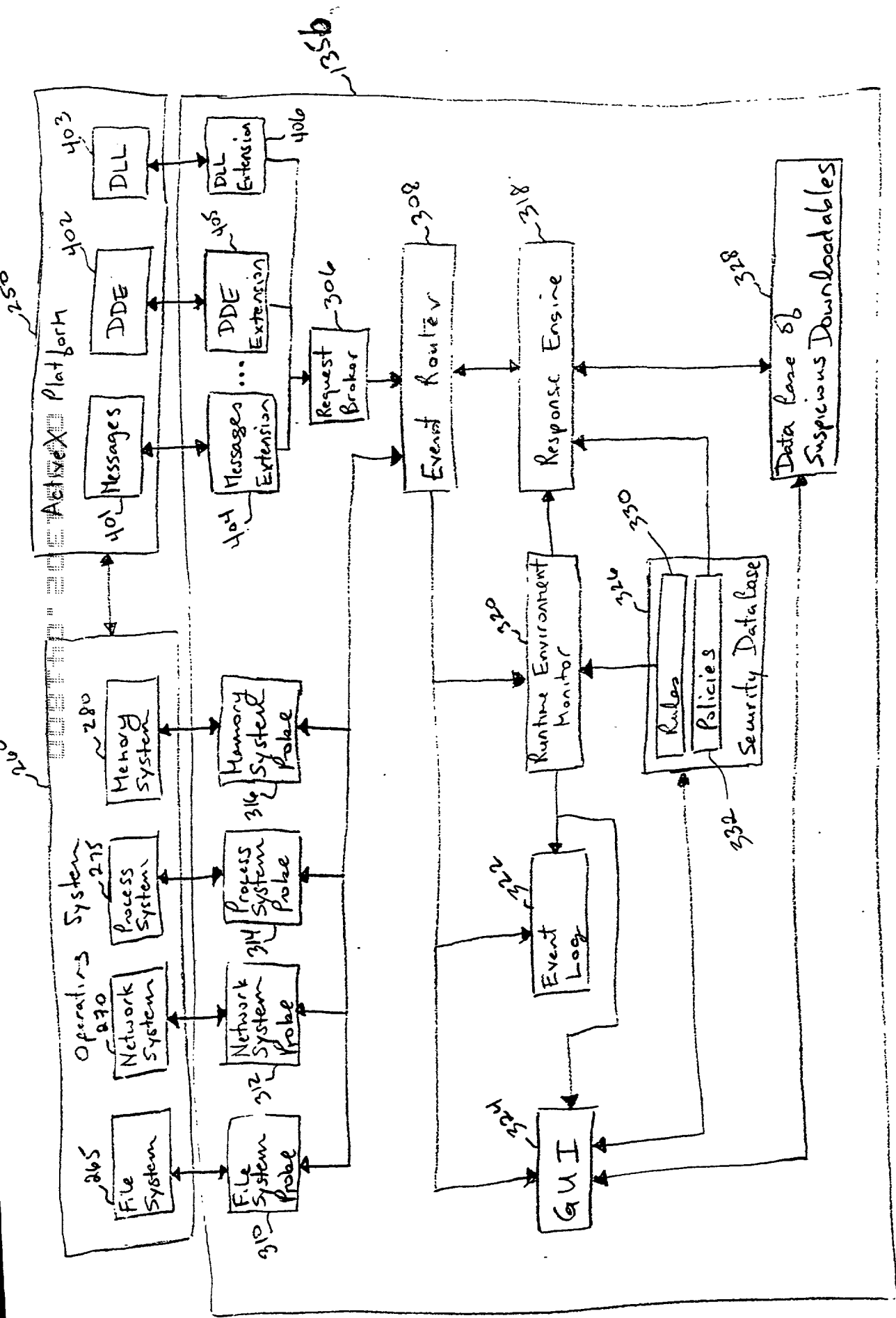
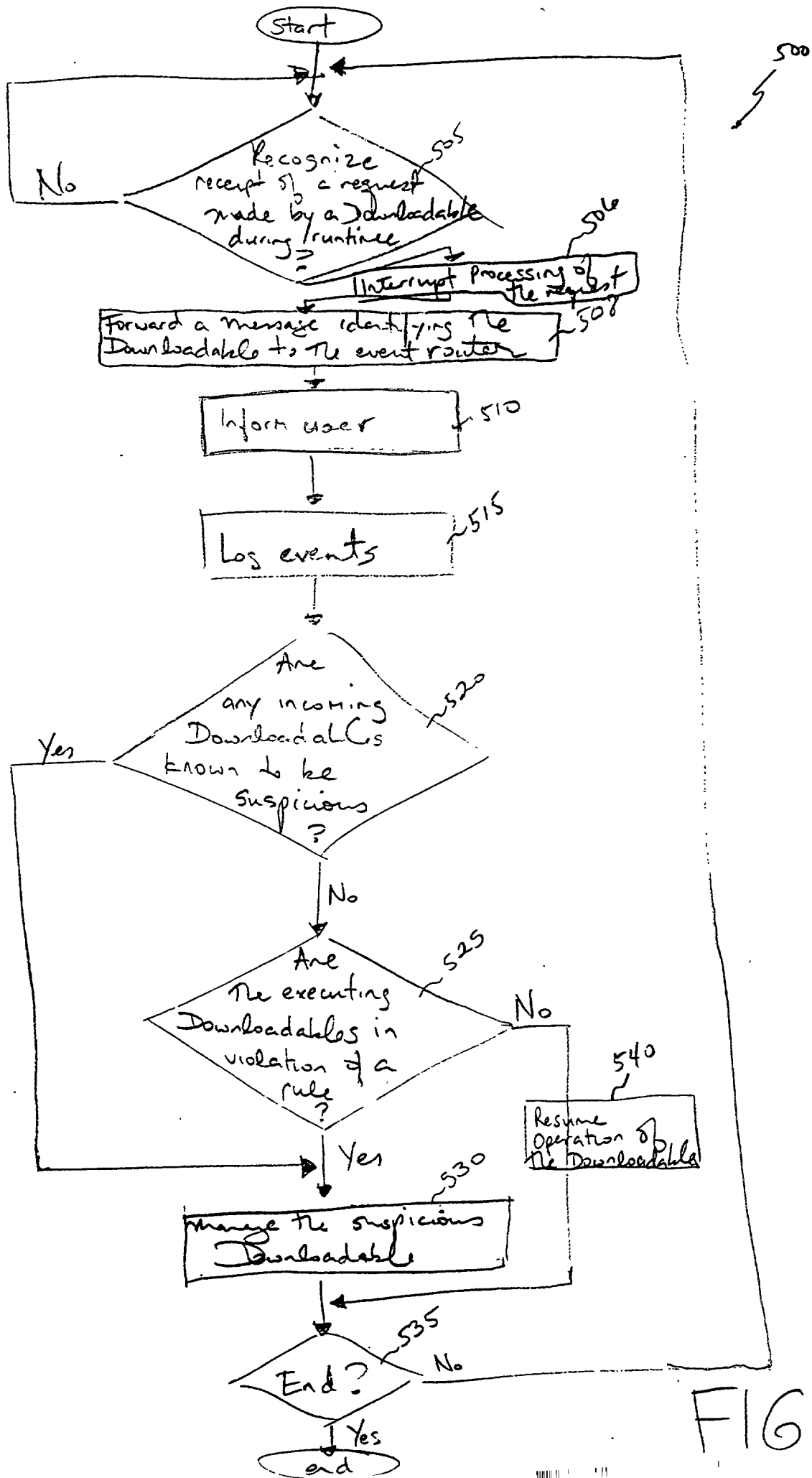


FIG. 4



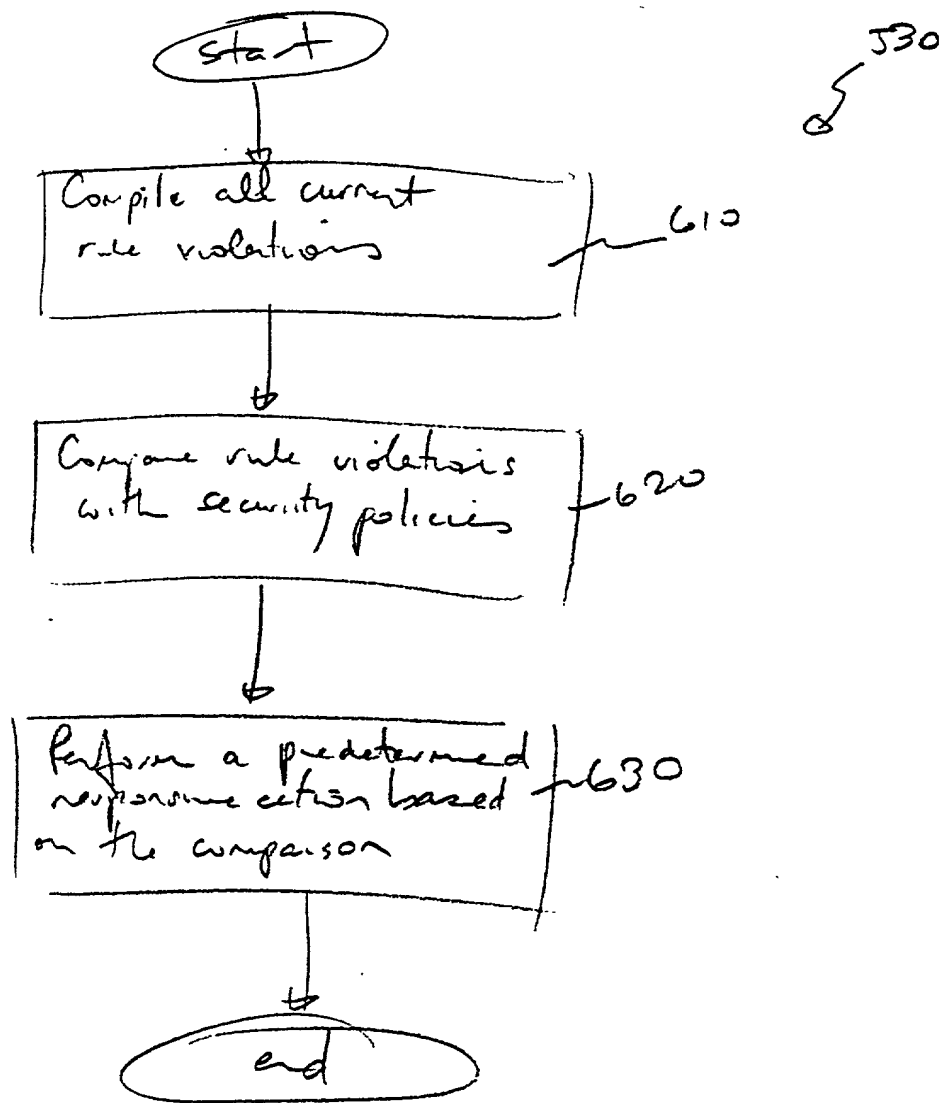


FIG. 6

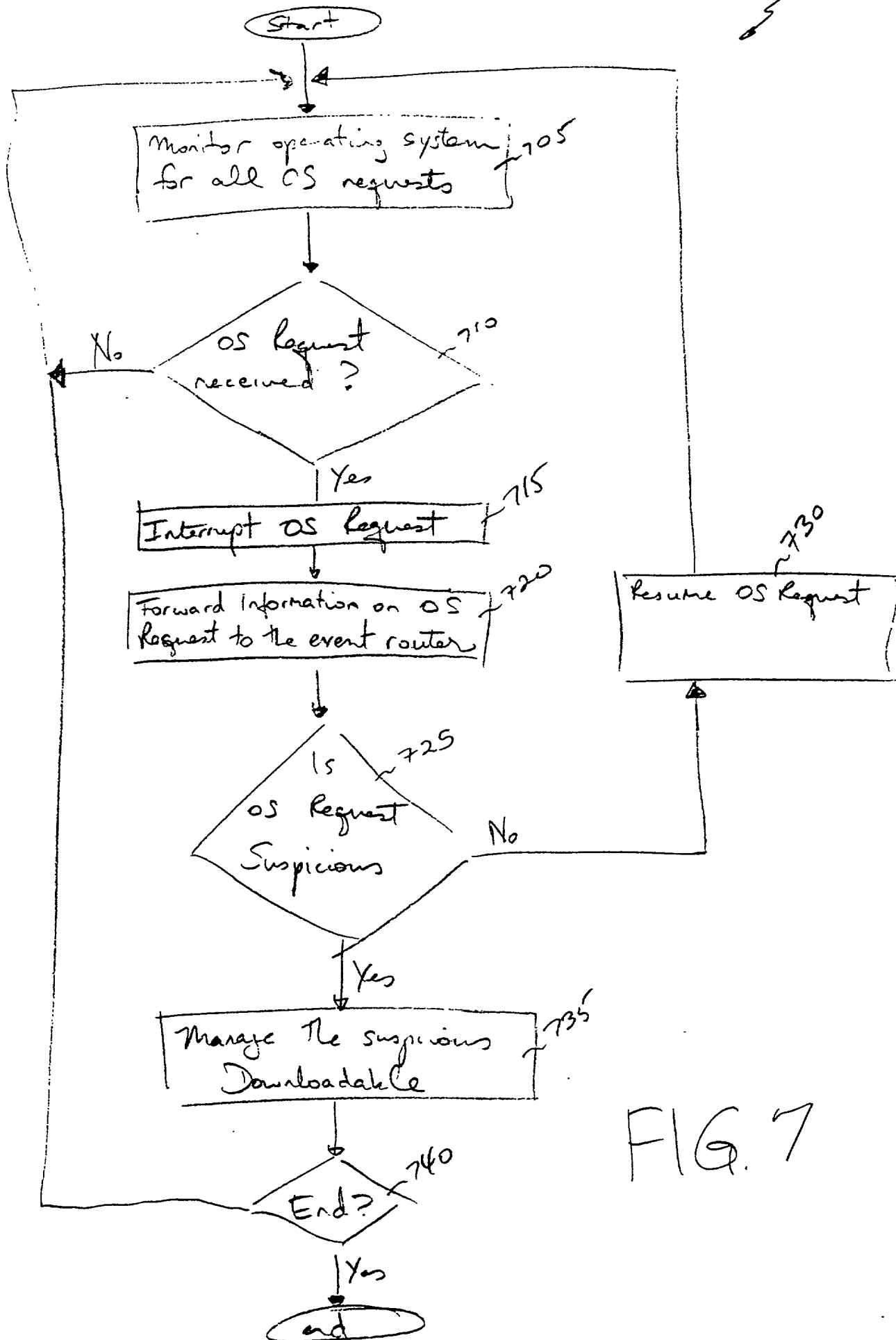


FIG. 7

PRESS MAIL LABEL NO: EL515156158US

COPYATTORNEY'S DOCKET NO.: 557**DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled "System and Method for Protecting a Client From Hostile Downloadables," the specification of which (check one):

☒ is attached hereto.

☐ was filed on _____ as U.S. Application No. _____
or PCT International Application No. _____
and was amended on _____ (if applicable).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International application, having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)**Priority Claimed**

_____ (Number)	_____ (Country)	_____ (Day/Month/Year Filed)	<input type="checkbox"/> Yes	<input type="checkbox"/> No
_____ (Number)	_____ (Country)	_____ (Day/Month/Year Filed)	<input type="checkbox"/> Yes	<input type="checkbox"/> No

I hereby claim the benefit under Title 35, United States Code §119(e) of any United States provisional application(s) listed below.

(Application Number)

(Filing Date)

(Application Number)

(Filing Date)

I hereby claim the benefit under Title 35, United States Code §120 of any United States application(s), or §365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(Application Number)

(Filing Date)

(Status -- patented, pending, abandoned)

(Application Number)

(Filing Date)

(Status -- patented, pending, abandoned)

POWER OF ATTORNEY: I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor: Shlomo Touboul

Inventor's signature [Signature]

Dated: 1/29/97

Residence Kefar-Haim, 42945, Israel

Post Office Address same Citizenship Israel